

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

LORENZO MENDOZA MARTINEZ,
ELIU MENDOZA, ELIEZER MENDOZA
MARTINEZ, and GLORIA MARTINEZ
MONTES,

No. C 11-03194 WHA

Plaintiffs,

v.

RULE 54(b) CERTIFICATE

AERO CARIBBEAN, EMPRESA
AEROCARIBBEAN S.A., CUBANA DE
AVIACION S.A., and AVIONS DE
TRANSPORT REGIONAL,

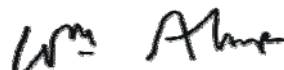
Defendants.

On April 20, 2012, an order dismissed defendant Avions de Transport Regional for lack of personal jurisdiction (Dkt. No. 48). Judgment was entered in favor of ATR and against plaintiffs, but with the express statement that judgment was not entered as to the remaining defendants — Aero Carribean, Empresa Aerocarribean S.A., and Cubana de Aviacion S.A. Plaintiffs then filed a notice of appeal on the dismissal order only.

Our court of appeals has since ordered a limited remand to determine whether the dismissal order should be certified as an appealable, final judgment under Federal Rule of Civil Procedure 54(b). Because ATR has been dismissed from this action as a defendant, and because there is no just reason for delay, this order certifies the dismissal order pursuant to Rule 54(b).

IT IS SO ORDERED.

Dated: June 2, 2014.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE